U.S. ENVIRONMENTAL PROTECTION AGENCY POLLUTION/SITUATION REPORT Burlington Industries Cheraw - Removal Polrep



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY Region IV

Subject: POLREP #7

Completion of ninth property and temporary demobilization

Burlington Industries Cheraw

B49F Cheraw. SC

Latitude: 34.6977213 Longitude: -79.9146074

To: James Webster, USEPA R4 ERRPB

From: Matthew Huyser, On Scene Coordinator

Date: 8/2/2017

Reporting Period: 7/21/2017 - 8/2/2017

1. Introduction

1.1 Background

Site Number: B49F Contract Number:

D.O. Number: Action Memo Date: 4/25/2016
Response Authority: CERCLA Response Type: Time-Critical
Response Lead: EPA Incident Category: Removal Action

NPL Status: Non NPL Operable Unit:

Mobilization Date: 6/5/2017 Start Date: 6/6/2017

Demob Date: Completion Date:

CERCLIS ID: SCN000404896 RCRIS ID:

ERNS No.: State Notification: 10/4/2016

FPN#: Reimbursable Account #:

1.1.1 Incident Category

Time-Critical Removal Action

1.1.2 Site Description

The South Carolina Department of Health and Environmental Control (DHEC) conducted sampling under a Preliminary Assessment (PA) and discovered the presence of Polychlorinated Biphenyls (PCBs) in residential and industrial surface soils near the former Burlington Industries facility, as well as in the drainage ditch and surface water corridor to the Pee Dee River. Public and private properties throughout the surface water corridor. An Action Memorandum for initial time-critical removal action was signed on April 25, 2017. Initial activities include cleanup to address at least six residential properties with concentrations of PCBs greater than 10 times the respective EPA Region 4 Removal Management Level (RML).

See Pollution Report (POLREP) #1 - Initial POLREP, dated June 7, 2015 for detailed information on this section.

1.1.2.1 Location

The former Burlington Industries facility is currently owned by Highland Industries, Inc. and is located at 650 Chesterfield Highway, Cheraw, Chesterfield County, South Carolina.

1.1.2.2 Description of Threat

Part 302.4 of Title 40 in the Code of Federal Regulations lists PCBs as a hazardous substance under section 102(a) of CERCLA, a toxic pollutant under section 307(a) of the CWA, and as a hazardous air pollutant under section 112 of the CAA. PCBs are also listed as a toxic chemical through section 313 of EPCRA and determined to present an unreasonable risk of injury to health and or the environment under section 2605(e) of the Toxic Substances Control Act (TSCA).

See Pollution Report (POLREP) #1 - Initial POLREP, dated June 7, 2015 for detailed information on this section

1.1.3 Preliminary Removal Assessment/Removal Site Inspection Results

PCB Aroclors 1248 and 1254 were found throughout the Site with highest concentrations near the ditch at the west boundary of the former Burlington Industries facility, followed by decreasing concentrations throughout the surface water drainage corridor.

See Pollution Report (POLREP) #1 - Initial POLREP, dated June 7, 2015 for detailed information on this section.

2. Current Activities

2.1 Operations Section

Excavation was completed at 254 and 256 Pecan Drive and sod installation was completed at 244 and 246 Pecan Drive by July 28. Confirmation samples were received for 248, 252, 254, and 256 Pecan Drive. All confirmation samples except one were below the target cleanup goal of 1 ppm. A sample between the house and shed at 256 Pecan Drive in an excavation depth of 6 inches was slightly above the 1 ppm target. Results were forwarded to the EPA Region 4 Scientific Support Section for consultation and the agreed approach was that another 6 inches would be excavated from the area; no additional sampling would be necessary for confirmation prior to backfilling.

On July 31, fencing installation was completed at 238 Pecan Drive. On August 1, fencing installation was completed at 246 Pecan Drive. On August 2, backfilling was completed at 248, 252, 254, and 256 Pecan Drive.

A continuous silt fence is being installed on all properties where backfill installation has been completed, set back approximately 5 feet from the ditch or against the fenceline, to discourage migration of sediment from the ditch to the residential yard in the event that a flooding event occurs prior to remediation of contaminated soils in the ditch.

The remaining volume in the existing topsoil source will not be sufficient for the remainder of the removal action. Results were received form a sample collected from a second topsoil source. The sample was analyzed for TCLP Metals, Total Metals, SVOCs, Chlorinated Pesticides and Herbicides, and PCBs. No elevated concentrations of any analytes were found and the second topsoil source will be sufficient for the removal action needs.

Cleanup criteria remains at 1,000 ug/kg and soils with total PCB concentrations in excess of 50,000 ug/kg are excavated separately and staged for disposal in a segregated stockpile. Six trucks of TSCA-PCB soil were loaded for transport and disposal on August 1. Each stockpile is currently less than 40 tons large during the temporary demobilization. A sample was collected from the ground surface where the TSCA-PCB stockpile footprint was located to obtain a preliminary measurement of the stockpile area soil that will have to be removed before the completion of the removal action.

2.1.2 Response Actions to Date

224 Pecan - Anticipated start date: 8/21/2017 228 Pecan - Anticipated start date: 8/21/2017

232 Pecan - Excavation, backfilling, and sod 100% complete.

234 Pecan - Excavation, backfilling, and sod 100% complete.

238 Pecan - Excavation, backfilling, and sod 100% complete.

244 Pecan - Excavation, backfilling, and sod 100% complete.

246 Pecan - Excavation, backfilling, and sod 100% complete.

248 Pecan - Excavation 100% complete. Awaiting sod.

252 Pecan - Excavation 100% complete. Awaiting sod.

254 Pecan - Excavation 100% complete. Awaiting sod.

256 Pecan - Excavation 100% complete. Awaiting sod.

260 Pecan - Anticipated start date: 8/9/2017

601 Robin Hood - Anticipated start date: 8/28/2017

623 Robin Hood - Anticipated start date: 9/4/2017

2.1.3 Enforcement Activities, Identity of Potentially Responsible Parties (PRPs)

Enforcement and negotiation activities are ongoing

2.1.4 Progress Metrics

Waste Stream	Medium	Quantity	Manifest #	Treatment	Disposal
Brush		55.33 tons			Local Class II (C&D) Landfill
Non-TSCA Soil		3312.99 tons			Lee County Landfill, SC
TSCA PCB Soil		750.79 tons			Wayne Disposal #2 Landfill, MI and/or Heritage Landfill Roachdale, IN

2.2 Planning Section

2.2.1 Anticipated Activities

A ceiling increase and change of scope action memorandum was signed on July 13. The revised timecritical removal action is targeted at occupied residential properties which have PCB concentrations that exceed the EPA Region 4 Removal Management Level as well as areas of Huckleberry Park. This brings the total residential parcels targeted for cleanup under this removal action from six to fourteen.

2.2.1.1 Planned Response Activities

- Excavate surface soils and contaminated with PCBs from residential properties which exceed the EPA RMI: (ONGOING)
- Remove play units and sand from Huckleberry Park; (COMPLETE)
- Provide temporary staging of excavated PCB-contaminated soil/sediment between removal and disposal activities; (ONGOING)
- Load and transport PCB-contaminated soil/sediment to an offsite location for treatment and/or disposal;
- Replace excavated soil with clean backfill and vegetation; and (ONGOING)
- Restore impacted properties to the extent practicable. (ONGOING)

2.2.1.2 Next Steps

EPA ERRS contractor will temporarily demobilize from August 3 to August 8 and will resume work on

August 9.

Excavation will begin at 260 Pecan Drive on August 9. Sod installation at 248, 252, 254, and 256 Pecan Drive will begin on August 10.

The Town of Cheraw will be posting steel signage at Huckleberry Park which will read "Park Closed Until Further Notice" and will then remove the yellow tape which has been surrounding the park. The town administrator discussed this change with EPA OSC Huyser.

2.2.2 Issues

START is delineating and marking excavation areas based on digital maps and locations representing sample results from DHEC and EPA samples that were collected. Excavation is being conducted in 6-inch "lifts". EPA samples provide a higher density of sample location but lower accuracy at low concentrations. Composites of the EPA samples were sent for laboratory analysis to verify the screening method and provide way to generate a correction factor. The composites were created based on relative screening concentration and geographical location at the Site, thus the laboratory results also provide a description of the PCB concentration in the area represented by the composite. Interpretation of these results and translation to an excavation area is not simple and requires understanding of the source and limitations of the material. A report will be generated and submitted to the Site File which will document the method used for validation and interpretation.

2.3 Logistics Section

No information to report in this section

2.4 Finance Section

2.4.1 Narrative

The original action memorandum was signed on April 25, 2017 and a ceiling increase and change of scope action memorandum was signed on July 13, 2017. Funding has been provided for ERRS and START contracts in the amount represented in the table below.

Estimated Costs *

		Total To		%						
	Budgeted	Date	Remaining	Remaining						
Extramural Costs										
ERRS - Cleanup Contractor	\$1,500,000.00	\$841,546.89	\$658,453.11	43.90%						
TAT/START	\$50,000.00	\$38,000.00	\$12,000.00	24.00%						
Intramural Costs										
Total Site Costs	\$1,550,000.00	\$879,546.89	\$670,453.11	43.26%						

^{*} The above accounting of expenditures is an estimate based on figures known to the OSC at the time this report was written. The OSC does not necessarily receive specific figures on final payments made to any contractor(s). Other financial data which the OSC must rely upon may not be entirely up-to-date. The cost accounting provided in this report does not necessarily represent an exact monetary figure which the government may include in any claim for cost recovery.

2.5 Other Command Staff

2.5.1 Safety Officer

ERRS and START have each produced a HASP for their activities

2.5.2 Liaison Officer

No information to report in this section

2.5.3 Information Officer

No information to report in this section

3. Participating Entities

3.1 Unified Command

No information to report in this section

3.2 Cooperating Agencies

Town of Cheraw South Carolina DHEC

4. Personnel On Site

EPA (1)
ERRS (10)
START (1)
DHEC (1 intermittent)

5. Definition of Terms

No information to report in this section

6. Additional sources of information

6.1 Internet location of additional information/report No information to report in this section

6.2 Reporting Schedule POLREPs will be generated and submitted weekly

7. Situational Reference Materials

No information to report in this section